REED SMITH LLP

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Plaintiff Alicia Harris ("Plaintiff" or "Harris") and Defendant Vector Marketing Corporation ("Defendant" or "Vector") enter into this joint stipulation with reference to the following facts:

RECITALS

- WHEREAS on November 5, 2010, the Court issued its Order Granting Α. Plaintiff's Motion to Certify FLSA Collective Action; Denying Defendant's Motion to Decertify; Granting in Part and Denying in Part Plaintiff's Motion to Certify Rule 23 Class Action; and Granting in Part and Denying in Part Defendant's Cross-Motion to Deny Certification ("Certification Order") (Docket 375).
- WHEREAS on November 19, 2010, Vector filed its Petition for В. Permission to Appeal under Federal Rule of Civil Procedure 23(f) ("Rule 23(f) Petition") in the Ninth Circuit Court of Appeal of this Court's November 5, 2010 Certification Order;
- WHEREAS, through stipulation and with Court approval, the parties C. agreed to incremental postponement of the issuance of the notice to the certified class pending resolution of Vector's Rule 23(f) Petition and, most recently, stipulated that the notice would be mailed on February 9, 2011 without prejudice to Vector's filing of a motion to stay the action until disposition of its Rule 23(f) Petition by the Ninth Circuit (see Docket 381, 386, 390),
 - WHEREAS, the Ninth Circuit has not acted on the Rule 23(f) Petition; D.
- WHEREAS, Plaintiff does not agree to any further continuances of the E. mailing of the class notice as it would necessitate either the moving of the deadline for dispositive motions to be heard, and/or the continuance of the trial date;
- WHEREAS, Vector has filed an ex parte application for shortened notice on its Motion to Stay Action Pending Ninth Circuit Disposition of its Rule 23(f) Petition;
- WHEREAS, in order to accomplish the mailing of the certification notice G. on February 9, 2011, the claims administrator has advised the parties that it would

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need to commence the printing of the "notice packet" by no later than February 4, 2011; and

WHEREAS, the parties have agreed to an expedited briefing schedule on H. Vector's underlying motion to stay action so that the hearing and ruling by the Court could be completed prior to the February 4 printing commencement date.

STIPULATION

NOW, THEREFORE, it is hereby stipulated by the parties, through their respective counsel of record, as follows:

- Vector's Motion to Stay Action Pending Ninth Circuit Disposition of Rule 23(f) Petition shall be deemed to have been filed on January 26, 2011;
- Plaintiff's opposition to Vector's motion to stay shall be filed on or 2. before Monday, January 31, 2011;
- Vector's reply shall be filed by 2 p.m. on February 1, 2011 and faxed to 3. the Court's chambers;
- The hearing on Vector's Motion shall be set on Wednesday, February 2, 5. 2011, at 10:30 a.m. or on a date as soon thereafter as possible based upon the Court's convenience.

IT IS SO STIPULATED.

Dated: January 26, 2011	REED SMITH LLP
	By /S/ Roxanne M. Wilson Attorneys for Defendant VECTOR MARKETING CORPORATION
Dated: January 26, 2011	MARLIN & SALTZMAN
	By /S/ Stanley D. Saltzman Attorneys for Plaintiff ALICIA HARRIS

ORDER

Based on the above stipulation, IT IS SO ORDERED that:

- 1. Vector's Motion to Stay Action Pending Ninth Circuit Disposition of Rule 23(f) Petition shall be deemed to have been filed on January 26, 2011;
- 2. Plaintiff's opposition to the Motion to Stay shall be filed on or before Monday, January 31, 2011; 12:00 pm
- 3. Vector's reply shall be filed by 2 p.m. on February 1, 2011 and faxed to the Court's chambers;
- 5. The hearing on the Motion to Stay shall be heard on Wednesday, February 2, 2011, at 10:30 a.m.

Dated: _______, 2011

